

RULES AND REGULATIONS



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CFR SUPPLEMENTS (For use during 1954)

The following Supplements are now available:

Title 43 (\$1.75)

Titles 47-48, Revised 1953
(\$7.75)

Previously announced: Title 3, 1953 Supp. (\$1.50); Titles 4-5 (\$0.60); Title 6 (\$2.00); Title 7: Parts 1-209, Revised 1953 (\$7.75); Part 900 to end (\$1.25); Title 8 (\$0.35); Title 9 (\$0.50); Titles 10-13 (\$0.50); Title 14: Parts 1-399 (\$1.25); Part 400 to end (\$0.50); Title 15 (\$1.25); Title 16 (\$1.00); Title 17 (\$0.50); Title 18 (\$0.45); Title 20 (\$0.70); Title 21 (\$1.50); Titles 22-23 (\$1.00); Title 24, (\$0.75); Title 25 (\$0.45); Title 26: Parts 1-79, Revised 1953 (\$7.75); Parts 80-169 (\$0.50); Parts 170-182 (\$0.75); Parts 183-299, Revised 1953 (\$5.50); Part 300 to end, and Title 27 (\$1.00); Titles 28-29 (\$1.25); Titles 30-31 (\$1.00); Title 32: Parts 1-699 (\$1.75); Part 700 to end (\$2.25); Title 33 (\$1.25); Titles 35-37 (\$0.70); Title 38 (\$2.00); Title 39 (\$2.00); Titles 40-42 (\$0.50); Titles 44-45 (\$0.75); Title 46: Parts 1-145 (\$0.35); Title 49: Parts 1-70 (\$0.60); Parts 71-90 (\$0.65); Parts 91-164 (\$0.45); Part 165 to end (\$0.60); Title 50 (\$0.55)

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of 1938, as amended, by every employer to each of his employees in the Hard-Fiber Products Division of the Textile and Textile Products Industry in Puerto Rico who is engaged in commerce or in the production of goods for commerce.

(c) Wages at a rate of not less than 75 cents an hour shall be paid under Section 6 of the Fair Labor Standards Act of 1938, as amended, by every employer to each of his employees in the Mattress and Pillow Division of the Textile and Textile Products Industry in Puerto Rico who is engaged in commerce or in the production of goods for commerce.

(d) Wages at a rate of not less than 42½ cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938, as amended, by every employer to each of his employees in the General Division of the Textile and Textile Products Industry in Puerto Rico who is engaged in commerce or in the production of goods for commerce.

2. In § 699.4 *Definitions of the textile and textile products industry in Puerto Rico and its divisions*, paragraph (b), delete subparagraphs (1) (2) (3) (4) and (5) and substitute the following subparagraphs:

(1) *Cotton ginning and compressing division.* The ginning and compressing of cotton.

(2) *Hard-fiber products division.* The manufacture from kenaf, coir, sisal, jute or other hard or coarse textile fiber or mixtures of these fibers of yarn, bagging, bags, rope, matting and similar textiles and textile products.

(3) *Mattress and pillow division.* The manufacture of mattresses and pillows.

(4) *General division.* The preparation of textile fibers; the manufacture of batting, wadding and filling; the manufacture of yarn, cordage, twine, felt, woven and knitted fabrics, and lace machine products, from cotton, jute, sisal, coir, maguey, silk, rayon, nylon, wool or other vegetable, animal or synthetic fibers, or from mixtures of these fibers; and the manufacture of blankets, quilts, textile bags, oil cloth and artificial leather, woven carpets and rugs, and hairnets: *Provided, however,* That this definition shall not include the ginning and compressing of cotton; the manufacture from kenaf, coir, sisal, jute, or other hard or coarse textile fiber or mixtures of these fibers of yarn, bagging, bags, rope, matting and similar textiles and textile products; and the chemical manufacturing of synthetic fiber and such related processing of yarn as is conducted in establishments manufacturing synthetic fiber.

The above amendments shall become effective August 23, 1954.

(52 Stat. 1060, as amended; 29 U. S. C. 201-219)

Signed at Washington, D. C., this 15th day of July 1954.

Wm. R. McCOMB,
Administrator
Wage and Hour Division.

[F. R. Doc. 54-5553; Filed, July 20, 1954;
8:45 a. m.]

TITLE 31—MONEY AND FINANCE: TREASURY

Chapter IV—Secret Service, Department of the Treasury

PART 406—SEIZURE AND FORFEITURE OF GOLD FOR VIOLATIONS OF THE GOLD RESERVE ACT OF 1934 AND THE GOLD REGULATIONS

The following part, governing the procedure to be followed by Secret Service Agents in making seizures of gold under the Gold Reserve Act of 1934 and the Gold Regulations (Part 54 of this title), is hereby issued.

Sec.

- 406.1 Secret Service officers authorized to make seizures.
- 406.2 Custody of seized gold valued not in excess of \$1,000.
- 406.3 Forfeiture of gold valued not in excess of \$1,000.
- 406.4 Duties of customs officers.
- 406.5 Forfeiture of gold valued in excess of \$1,000.

AUTHORITY: §§ 406.1 to 406.5 issued under R. S. 161; 5 U. S. C. 22. Interpret or apply sec. 4, 48 Stat. 340; 31 U. S. C. 443.

CROSS REFERENCE: For regulations of the Bureau of Customs, see 19 CFR, Chapter I. For Gold Regulations issued by the Secretary of the Treasury, see Part 54 of this title.

§ 406.1 *Secret Service officers authorized to make seizures of gold.* All agents of the United States Secret Service, in addition to officers of the customs, are hereby authorized and designated to seize any gold which may be subject to forfeiture for violations of the Gold Reserve Act of 1934 (31 U. S. C. 440-445) and the Gold Regulations.

§ 406.2 *Custody of seized gold valued not in excess of \$1,000.* Any gold, the value of which does not exceed \$1,000, seized by officers of the Secret Service pursuant to the Gold Reserve Act of 1934 and the Gold Regulations, if not needed as evidence or for further investigation by the Secret Service, shall be placed forthwith by the seizing officer in the custody of the collector of customs for the customs district in which such seizure is made. Such gold shall be accompanied by a report from the Secret Service showing the basis of the seizure and a citation to each of the statutes and sections of the Gold Regulations violated.

§ 406.3 *Forfeiture of gold valued not in excess of \$1,000.* The collector of customs receiving custody of gold seized by the Secret Service, shall, if no petition is filed for the remission or mitigation of the forfeiture incurred, institute summary forfeiture proceedings in the judicial district in which such seizure is made under the appropriate provisions of the law and Customs Regulations applicable to the forfeiture of merchandise imported contrary to law.

§ 406.4 *Duties of customs officers.* The appropriate officials of the Bureau of Customs are hereby authorized and designated as the officers who shall perform such administrative duties in connection with the summary forfeiture of gold seized by the Secret Service, the sale or other disposition of such gold, and

the remission or mitigation of the forfeiture of such gold, as may be necessary or proper by virtue of the provisions of the Gold Reserve Act of 1934 and the Gold Regulations, and by virtue of the provisions of the customs laws which the said Gold Reserve Act makes applicable in connection with the seizures and forfeitures incurred or alleged to have been incurred under the said act and regulations. In the performance of said administrative duties the appropriate officials of the Bureau of Customs shall be governed by the procedures established by the Customs Regulations insofar as such procedures are applicable and not inconsistent with the provisions of the Gold Reserve Act of 1934 and the Gold Regulations.

§ 406.5 *Forfeiture of gold valued in excess of \$1,000.* When the value of the gold seized by the Secret Service exceeds \$1,000, the seizing officer shall furnish a report, approved by the principal local officer, to the United States attorney, and shall include in such report a statement of all the facts and circumstances of the case, together with the names of the witnesses and a citation to each of the statutes and sections of the Gold Regulations believed to have been violated and on which reliance may be had for forfeiture.

[SEAL] H. CHAPMAN ROSE,
Acting Secretary of the Treasury.

[F. R. Doc. 54-5571; Filed, July 20, 1954;
8:50 a. m.]

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II—Corps of Engineers, Department of the Army

PART 202—ANCHORAGE REGULATIONS

COLUMBIA RIVER, OREGON AND WASHINGTON

Pursuant to the provisions of section 1 of the act of Congress approved 22 April 1940 (54 Stat. 150; 33 U. S. C. 180), § 202.129 establishing a special anchorage in Columbia River at Portland, Oregon, between Sand Island and Government Island, wherein vessels not more than 65 feet in length, when at anchor, shall not be required to carry or exhibit lights, is hereby prescribed, as follows:

§ 202.128 *Columbia River at Portland, Oreg.* The waters of the Columbia River between Sand Island and Government Island, bounded on the west by pile dike U. S. 5.75 and a line extending true north from the northerly end of the dike to the south shore of Sand Island, and bounded on the east by a line bearing 339° 15' true, from a point on Government Island at latitude 45° 35' 10" longitude 122° 32' 14", to the southerly shore of Sand Island.

[Reg. July 6, 1954, 800.212 (Columbia River, Oreg.-Wash.)—ENGWO] (54 Stat. 150; 33 U. S. C. 180)

[SEAL] JOHN A. KLEIN,
Major General, U. S. Army,
The Adjutant General.

[F. R. Doc. 54-5575; Filed, July 20, 1954;
8:50 a. m.]